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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)		
Office Action Comments	10/061,415	LIBENZI ET AL.		
Office Action Summary	Examiner	Art Unit		
	MATTHEW T. HENNING	2131 ·		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).				
Status				
1) Responsive to communication(s) filed on 30 No	ovember 2007.			
·—	action is non-final.			
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is		
closed in accordance with the practice under E				
Disposition of Claims				
4) Claim(s) 1-10,13-25,28-38,40-47 and 49-57 is/	are pending in the application.			
4a) Of the above claim(s) is/are withdraw	vn from consideration.			
5) Claim(s) is/are allowed.				
6) Claim(s) 1-10,13-25,28-38,40-47 and 49-57 is/	are rejected.			
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	r election requirement.			
Application Papers	•			
9)⊠ The specification is objected to by the Examine	r.			
10)⊠ The drawing(s) filed on 01 February 2002 is/are	e: a)⊠ accepted or b)⊡ objecte	d to by the Examiner.		
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).		
Replacement drawing sheet(s) including the correct				
11)☐ The oath or declaration is objected to by the Ex	caminer. Note the attached Office	Action or form PTO-152.		
Priority under 35 U.S.C. § 119				
<ul><li>12) ☐ Acknowledgment is made of a claim for foreign</li><li>a) ☐ All b) ☐ Some * c) ☐ None of:</li></ul>	priority under 35 U.S.C. § 119(a)	)-(d) or (f).		
1. Certified copies of the priority documents have been received.				
2. Certified copies of the priority document				
<ol><li>Copies of the certified copies of the prio</li></ol>		ed in this National Stage		
application from the International Burea	•			
* See the attached detailed Office action for a list	of the certified copies not receive	ed.		
Attachment(s)				
1) Notice of References Cited (PTO-892)	4)	(PTO-413) ate		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	5) 🔲 Notice of Informal F			
Paper No(s)/Mail Date 6) Other:				

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16.

This action is in response to the communication filed on 11/30/2007.

DETAILED ACTION

Claims 1-10, 13-25, 28-38, 40-47, and 49-57 have been examined.

Response to Arguments

Applicant's arguments filed 11/30/2007 have been fully considered but they are not persuasive.

Applicant's arguments do not comply with 37 CFR 1.111(c) because they do not clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. Further, they do not show how the amendments avoid such references or objections.

Regarding applicants' assertion that "only disclosing that multiple protocols exist at different layers in the TCP/IP protocol suite... fails to specifically teach 'reassembling one or more of the incoming datagrams into a segment structured in compliance with a transport protocol layer'", the examiner does not find the argument persuasive. First, the examiner admitted that Trcka did not specifically disclose this limitation. Second, the examiner has explained, and relied upon, the fact that segmentation and reassembly of datagrams is well known in TCP/IP, which is, and was at the time of invention, a very well known and used standard. Furthermore, the fact that Trcka disclosed performing scanning on upper layer files which rely upon TCP/IP for transmission, renders obvious the use of the TCP/IP stack of protocols as well as the OSI protocol model. As evidenced by Stevens on Page 148 Section 11.5, as well as Pages 6-11, TCP/IP performs "reassembling one or more of the incoming datagrams into a segment structured in compliance with a transport protocol layer" when receiving packet

data and converting the packet data to upper protocol (application layer). As such, this limitation

is rendered obvious in the system of Trcka. As such, the examiner does not find the argument

3 persuasive.

Regarding applicants' assertion that "Clearly, only generally disclosing a module that processes packets based on protocol specific packet fields, as in Trcka, fails to meet applicant's claimed 'protocol-specific module processing each reassembled datagram based on the transport protocol layer employed by the reassembled datagram'", the examiner does not find the argument persuasive. First, the examiner has already admitted that Trcka did not specifically disclose this limitation. However, Trcka did disclose in col. 14 Lines 49- 65, that the Post-Capture Processing Module automatically reads in and analyzes the data from the recorders which store continuous packet data. Trcka further disclosed that the data was analyzed based upon the specific file types, which is application layer data. As evidenced by Stevens, and well known in the art, the TCP/IP protocol stack performs processing of datagrams based on the transport protocol layer employed by the reassembled datagram in order to produce application layer data from packet data. As such, this limitation has been rendered obvious, and the examiner does not find the argument persuasive.

Regarding applicants' assertion that Trcka does not teach "receiving copies of datagrams transiting a boundary of a network domain" the examiner does not find the argument persuasive. Col. 19 Paragraph 2 and Fig. 8 disclose a Firewall, which is a network boundary, wherein the data packets are captured from both sides of the firewall. Furthermore, Trcka teaches that the packet data is a passively captured replica of the network traffic, and a replica is a copy. Further still, Trcka states that the passively generated data stream "represents the traffic present on the

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network" (See Trcka Col. 10 Lines 59-63, which further implies that the passively generated data 1 2 stream is not the traffic present on the network, but rather it is a copy of the traffic present on the network. Even further still, "the traffic present on the network" falls within the scope of a 3 "packet stream". As such, the examiner does not find the argument persuasive. 4 Regarding applicants' argument that Trcka did not teach reassembling datagrams from 5 the incoming packet queue, the examiner does not find the argument persuasive. Trcka teaches 6 that the cyclic data recorder temporarily stores the passively captured traffic data (packet 7 stream), which meets the limitation of "the incoming packet queue". Trcka further teaches the 8 data is read out of the cyclic data recorder to checked for viruses, as can be seen in Col. 4 9 Paragraph 1. Trcka further disclosed that the scanning is performed on files such as HTTP files, 10 FTP files, etc. (See Col. 14 Lines 61-64). As evidenced by the teachings of Stevens, converting 11 the packets to HTTP files or FTP files involves demultiplexing from the network layer, which 12 includes IP, to the transport layer, which includes TCP, to the application layer, which includes 13 HTTP and FTP. Stevens further evidences that the demultiplexing from IP to TCP involves 14 reassembly of datagram fragments, as seen on Page 148 of Stevens. It is therefore obvious that 15 the after defragmenting at the IP layer, and prior to demultiplexing from the defragmented IP 16 datagram to the TCP Segment, the defragmented IP datagram would have to be stored 17 somewhere, or it would be lost. This storage is a queue, and meets the limitations of the claim 18

Regarding applicants' argument that Trcka does not disclose "scanning each network protocol packet from the reassembled packet queue", the examiner does not find the argument persuasive. Again, this limitation has been shown as obvious in view of Trcka as evidenced by

language. As such the examiner does not find the argument persuasive.

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1 Stevens. In this combination, because the reassembly occurs prior to the packets becoming files,

2 as is evidenced by Stevens, and because the files, which are demultiplexed from the packets, are

what is being scanned, it is obvious that each reassembled packet is scanned. Further, as

discussed above, each reassembled packet is obviously stored in "a queue". Therefore the

examiner does not find the argument persuasive.

Regarding applicants' argument that Trcka did not disclose that a "protocol-specific module that processes each reassembled datagram based un an upper protocol layer employed by the reassembled datagram", the examiner does not find the argument persuasive. This is simply another obvious feature of TCP/IP, as evidenced by Stevens. In this case, Trcka disclosed creating the application layer files for scanning, such as HTTP files, and FTP files, and as discussed above, TCP/IP reassembles fragmented datagrams at the IP layer, then sends the IP datagram to the transport layer protocol corresponding to that datagram, which demultiplexes the datagram based upon the protocol for that packet, such as TCP or UDP. This falls within the scope of the claim language, and as such the examiner does not find the argument persuasive.

Regarding applicants' argument that Cheriton did not disclose or render obvious "wherein the antivirus scanner terminates the transient packet stream if the reassembled segment is not infected with at least one of a computer virus or malware", the examiner does not find the argument persuasive. First, the examiner points out that Denial of Service attack packets are not infected with viruses or malware, but rather are either contain invalid parameters or are transmitted in large quantities. Second, the examiner points out that only one of the possibilities has been addressed by the claim language, and says nothing about the situation when the packet is infected. As such, the teachings of Cheriton do render obvious the scenario when the packets

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1	are not infected and the stream is stopped. Therefore the examiner does not find the argument
2	persuasive.
3	Regarding the applicants' argument regarding claim 55, reassembly from IP to TCP has
4	been addressed above, and thus is not addressed further. However, the examiner notes that the
5	applicants have misconstrued Trcka by stating that the security checks are performed on packet
6	data. Trcka clearly disclosed performing security checks on files, which are created from packet
7	data. See Trcka Col. 14 Lines 49-64.
8	All objections and rejections not presented below have been withdrawn.
9	Claims 1-10, 13-25, 28-38, 40-47, and 49-57 have been examined.
10	Specification
11	The specification is objected to as failing to provide proper antecedent basis for the
12	claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the
13	following is required: In this case, the specification lacks antecedent basis for the newly recited
14	claim 56. See the rejection of claim 56 under 35 USC 112 1st Paragraph below.
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16	Claim Rejections - 35 USC § 112
17	The following is a quotation of the first paragraph of 35 U.S.C. 112:
18 19 20 21 22	The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
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Claim 56 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the

written description requirement. The claim(s) contains subject matter which was not described

in the specification in such a way as to reasonably convey to one skilled in the relevant art that

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the inventor(s), at the time the application was filed, had possession of the claimed invention. In 1 this case, although the examiner has found support for the antivirus scanner spoofing a packet, 2 by sending a legitimate packet in place of the infected packet, the examiner can find no support 3 for "the spoofed network packet" sending a legitimate packet, as claimed. Furthermore, the 4 applicants have failed to show where support for this limitation can be found in the specification. 5 As such, one of ordinary skill in the art would not be able to ascertain whether the applicants 6 were in possession of the invention as claimed at the time of application. Therefore, claim 56 is 7 8 rejected for failing to meet the written description requirement of 35 USC 112 1st Paragraph. The following is a quotation of the second paragraph of 35 U.S.C. 112: 9 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the 10 11 subject matter which the applicant regards as his invention. 12 Claim 56 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for 13 failing to particularly point out and distinctly claim the subject matter which applicant regards as 14 the invention. 15 Claim 56 recites "the system of claim 47", while claim 47 is directed to a method and not 16 17 a system. Claim 56 recites the limitation "the spoofed network packet". There is insufficient 18 antecedent basis for this limitation in the claim. This can be remedied by changing the limitation 19 of "a spoofed network protocol packet" to "a spoofed network packet" in claim 47. 20 Claim 56 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for 21 22 omitting essential elements, such omission amounting to a gap between the elements. See MPEP

§ 2172.01. The omitted elements are: the destination of the legitimate packet, or that the method

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sends packets at all, let alone the infected packets for which the spoofed packets are to be sent in place.

Appropriate correction is required.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5-10, 13-14, 16-18, 20-25, 28-29, 31, and 55, are rejected under 35 U.S.C.

103(a) as being unpatentable over Trcka et al. (US Patent Number 6,453,345) hereinafter referred to as Trcka, and further in view of Stevens (TCP/IP Illustrated).

Regarding claims 1, 16, and 31, Trcka disclosed a system for providing passive screening of transient messages in a distributed computing environment (See Trcka Abstract), comprising: a network interface (See Trcka Fig. 1 Element 38) passively monitoring a transient packet stream in a network boundary (See Trcka Col. 2 Lines 11-22) comprising receiving incoming datagrams structured in compliance with a network protocol layer (See Trcka Col. 2 Lines 23-24); an antivirus scanner scanning contents of the packets for a presence of at least one of a computer virus and malware to identify infected message contents (See Trcka Col. 3 Line 66 – Col. 4 Line 16); and a protocol specific module processing each packet based on the protocols employed by the packet (See Trcka Col. 13 Lines 32-49), but Trcka failed to specifically disclose a packet receiver reassembling one or more of the incoming datagrams into a segment structured in compliance with a transport protocol layer; or that the protocol specific module processed the

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1 reassembled datagrams based on the transport protocol layer employed by the reassembled

2 datagram. However, Trcka did disclose performing virus scanning on specific upper layer files

3 such as FTP, HTTP, SMTP, and others (See Trcka Col. 14 Lines 62-67).

It was well known that in the Internet Protocol there are multiple layers and that each layer contains different modules, such as the TCP module and the UDP module of the transport layer. It was also well known that in order to get to the data in the application layer packet, such as the payload and the packet type, the transport layer module must process the transport layer packet to reveal the application layer packet. This is evidenced by Stevens Pages 6-11.

It would have been obvious to the ordinary person skilled in the art at the time of invention to employ what was well known in the art of networking and TCP/IP in order to gain access to the data in the packets for scanning, by demultiplexing (reassembling) the incoming Ethernet frames into IP packets, and then demultiplexing the IP packets into the proper transport layer segments according to the proper protocols in order to extract the data from the packets. This would have been obvious because the ordinary person skilled in the art would have been motivated to use what was common and well known in the art.

Regarding claims 2 and 17, Trcka and Stevens disclosed an incoming queue staging each incoming datagram intermediate to reassembly (See Trcka Col. 4 Line 8-10).

Regarding claims 3 and 18, Trcka and Stevens disclosed a network protocol-specific decoder decoding the reassembled segment prior to scanning (See Stevens Page 11 and the rejection of claim 1 above).

Regarding claims 5-6 and 20-21, Trcka and Stevens disclosed the antivirus scanner takes an action if the reassembled segment is infected with at least one of a computer virus and

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malware, wherein the action comprises at least one of logging an infection; generating a 1 warning: spoofing a valid datagram in place of the infected datagram; and acquiescing to the 2 infection (See Trcka Col. 13 Lines 1-15). 3 Regarding claims 7-10 and 22-25, Trcka and Stevens disclosed a protocol-specific queue 4 staging each reassembled segment with other reassembled segments sharing the same transport 5 protocol layer (See Trcka Col. 17 Line 56 – Col. 18 Line 14, Col. 19 Lines 55-59 and Col. 20 6 Lines 30-35), an information record storing information dependent on the same transport 7 protocol layer with the staged reassembled segment (See Trcka Col. 12 Lines 7-11 and Col. 20 8 9 Lines 34-35), a contents record storing the contents with the staged reassembled segment (See 10 Trcka Col. 18 Lines 15-52), and wherein the information comprises at least one of a source 11 address, source port number, destination address, destination port number, URL, file name, user 12 name, sender identification, recipient identification, and subject (See Trcka Col. 18 Lines 3-14). Furthermore, in the demultiplexing taught by Stevens, it would be obvious for each "protocol 13 box" which is receiving data and acting on the, to have a queue for storing the data before and 14 15 during the processing of this protocol specific data. This would be obvious because the ordinary 16 person skilled in the art would have been motivated to not lose the data if a "protocol box" is 17 processing data slower than it is receiving the data.

Regarding claims 13-14, and 28-29, Trcka and Stevens disclosed an event correlator analyzing the transient packet stream for events indicative of a network service attack (See Trcka Abstract and Col. 13 Lines 5-15), and a data repository maintaining each event (See Trcka Col. 7 Lines 28-32).

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Regarding claim 55, Trcka and Stevens disclosed that the incoming datagrams include IP datagrams that are reassembled into TCP segments (See Trcka Col. 14 Lines 61-67).

Claims 4, 19, 32-38, 40-47, and 49-52, are rejected under 35 U.S.C. 103(a) as being unpatentable over Trcka and Stevens as applied to claim 1 above, and further in view of Cheriton (US Patent Number 7,054,930).

Trcka and Stevens disclose detecting and responding to network attacks (See Trcka Col. 11 Lines 14), but failed to specifically disclose detection or response to Denial of Service attacks, or terminating the transient packet stream if the reassembled segment is not infected with at least one of a computer virus and malware.

Cheriton teaches that in a network, denial of service attacks can result in significant loss of time and money for many organizations (See Cheriton Col. 1 Lines 19-21), and further teaches detection of denial of service attacks (See Cheriton Col. 3 Lines 29-45) and teaches generation and refinement of filters for stopping the attack packets, and forwarding these filters upstream (See Cheriton Col. 2 Lines 16-24 and Col. 3 Lines 29-45, and Claim 7).

It would have been obvious to the ordinary person skilled in the art at the time of invention to employ the teachings of Cheriton in the network surveillance system of Trcka and Stevens by detecting Denial of Service attacks, and upon detection of such, creating a filter to prevent the flow of the Denial of Service packets, and forwarding the filter for use by an upstream device. This would have been obvious because the ordinary person skilled in the art at the time of invention would have been motivated to protect the network from Denial of Service attacks.

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Regarding claims 32, 41, and 50, Trcka and Stevens disclosed a system for passively 1 detecting computer viruses and malware and network attacks in a distributed computing 2 environment (See Trcka Abstract), comprising: a network interface receiving copies of 3 datagrams transiting a boundary of a network domain into an incoming packet queue (See Trcka 4 Col. 2 Lines 29-34, Col. 4 Lines 2-11, and Col. 7 Lines 28-32, and Col. 12 Lines 29-40), each 5 datagram being copied from a packet stream (See Trcka Col. 14 Lines 34-36); a packet receiver 6 reassembling one or more such datagrams from the incoming packet queue into network protocol 7 packets, each staged in a reassembled packet queue (See Stevens Pages 6-11 and the rejection of 8 claim 1 above); an antivirus scanner scanning each network protocol packet from the 9 10 reassembled packet queue to ascertain an infection of at least one of a computer virus and 11 malware (See Trcka Col. 3 Line 66 – Col. 4 Line 16); and an event correlator evaluating events identified from the datagrams in the packet stream to detect network attack on the network 12 domain (See Trcka Abstract and Col. 13 Lines 5-15); wherein a protocol-specific module 13 processes each reassembled datagram, based on an upper protocol layer employed by the 14 reassembled datagram (See Stevens Page 11 and the rejection of claim 1 above), but Trcka and 15 16 Stevens failed to specifically disclose detection of Denial of Service type network attacks. Cheriton teaches that in a network, denial of service attacks can result in significant loss 17 18 of time and money for many organizations (See Cheriton Col. 1 Lines 19-21), and further teaches detection of denial of service attacks (See Cheriton Col. 3 Lines 29-45) and teaches 19 20 generation and refinement of filters for stopping the attack packets, and forwarding these filters upstream (See Cheriton Col. 2 Lines 16-24 and Col. 3 Lines 29-45, and Claim 7).

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It would have been obvious to the ordinary person skilled in the art at the time of 1 invention to employ the teachings of Cheriton in the network surveillance system of Trcka and 2 Stevens by detecting Denial of Service attacks, and upon detection of such, creating a filter to 3 prevent the flow of the Denial of Service packets, and forwarding the filter for use by an 4 upstream device. This would have been obvious because the ordinary person skilled in the art at 5 the time of invention would have been motivated to protect the network from Denial of Service 6 7 attacks. Regarding claims 33 and 42, Trcka, Stevens and Cheriton disclosed a parser parsing each 8 reassembled datagram into network protocol-specific information and packet content (See 9 10 Stevens Page 11). Regarding claims 34 and 43, Trcka, Stevens and Cheriton disclosed extracting the header 11 information from the packets (See the rejection of claim 33 above), but failed to disclose 12 specifically what information was contained in the headers. It was well known in the art at the 13 time of invention that the headers of HTTP messages contained a source address and port 14 number, a destination address and port number, and a URL, the headers of an FTP message 15 contained the filename and username, and the headers for the SMTP contained the sender 16 identifier, receiver identifier, and subject. As such, it would have been obvious to the ordinary 17 person skilled in the art at the time of invention to employ what was well known by extracting 18 the header information from the headers of the packets. This would have been obvious because 19 the ordinary person would have been motivated to extract what was known to be contained in the 20 21 header.

1	Regarding claims 35 and 44, Trcka, Stevens, and Cheriton disclosed a decoder decoding
2	the packet content prior to performing the operation of scanning (See Stevens Page 11 and the
3	rejection of claim 1 above).
4	Regarding claims 36 and 45, Trcka, Stevens, and Cheriton disclosed a log logging an
5	occurrence of at least one of the infection and the network attack (See Trcka Col. 17 Lines 38-
6	40).
7	Regarding claims 37, and 46, Trcka, Stevens, and Cheriton disclosed a warning module
8	generating a warning responsive to an occurrence of at least one of the infection and the network
9	attack (See Trcka Col. 13 Lines 1-15).
10	Regarding claims 38 and 47, Trcka, Stevens, and Cheriton disclosed a spoof module
11	sending a spoofed network protocol packet responsive to an occurrence of at least one of the
12	infection and network attack (See Cheriton col. 10 Line 41- Col. 11 Line 8 and Trcka Col. 17
13	Lines 37-39, wherein it would have been obvious to the ordinary person skilled in the art to send
14	the detected spoofed packet to the log).
15	Regarding claim 51, Trcka, Stevens, and Cheriton disclosed that the network protocol
16	packets employ at least one of HTTP, FTP, SMTP, POP3, NNTP, and Gnutella network
17	protocols (See Trcka Col. 18 Paragraphs 1-2).
18	Regarding claim 52, Trcka, Stevens, and Cheriton disclosed that only datagrams
19	compliant with IP protocol are reassembled (See Trcka Entire reference wherein only IP

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compliant protocols are disclosed).

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Claims 15, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trcka 1 and Stevens as applied to claims 1 and 16 above, and further in view of Hailpern et al. (US 2 Patent Number 6,275,937) hereinafter referred to as Hailpern. 3 Trcka and Stevens disclosed a system for scanning IP network packets for viruses (See 4 the rejection of claim 1 above), but failed to disclose that all the incoming messages were SMTP 5 compliant, and therefore TCP compliant. 6 Hailpern teaches that virus scanning should be set up for each network protocol proxy, 7 including E-mail, in order to scan for viruses (See Hailpern Col. 4 Lines 1-13). 8 It would have been obvious to the ordinary person skilled in the art to employ the 9 teachings of Hailpern in the virus scanning system of Trcka and Stevens by modifying mail 10 servers to contain the scanning system of Trcka and Stevens. This would have been obvious 11 because the ordinary person skilled in the art would have been motivated to enable the proxies to 12 be able to scan the types of communications they already process and therefore reduce network 13 traffic and delay. Further, SMTP mail servers were well known in the art at the time of 14 invention, and it would have been obvious to utilize the scanning system of Trcka and Stevens in 15 an SMTP mail server. This would have been obvious because the ordinary person skilled in the 16 art would have been motivated to protect SMTP mail servers from viruses. 17 Claims 40, 49, and 52 are rejected under 35 U.S.C. 103(a) as being unpatentable over 18 Trcka and Stevens and Cheriton as applied to claims 32 and 41 above, and further in view of 19

Hailpern et al. (US Patent Number 6,275,937) hereinafter referred to as Hailpern.

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Trcka, Stevens, and Cheriton disclosed a system for scanning IP network packets for viruses (See the rejection of claim 1 above), but failed to disclose that all the incoming messages were SMTP compliant, and therefore TCP/IP compliant.

Hailpern teaches that virus scanning should be set up for each network protocol proxy, including E-mail, in order to scan for viruses (See Hailpern Col. 4 Lines 1-13).

It would have been obvious to the ordinary person skilled in the art to employ the teachings of Hailpern in the virus scanning system of Trcka, Stevens, and Cheriton by modifying mail servers to contain the scanning system of Trcka, Stevens, and Cheriton. This would have been obvious because the ordinary person skilled in the art would have been motivated to enable the proxies to be able to scan the types of communications they already process and therefore reduce network traffic and delay. Further, SMTP mail servers were well known in the art at the time of invention, and it would have been obvious to utilize the scanning system of Trcka and Stevens, and Cheriton in an SMTP mail server. This would have been obvious because the ordinary person skilled in the art would have been motivated to protect SMTP mail servers from viruses.

Claims 53-54, and 57 are rejected under 35 U.S.C. 103(a) as being unpatentable over Trcka, Stevens, and Cheriton as applied to claim 32 above, and further in view of Epstein et al. (US Patent Number 6,684,329) hereinafter referred to as Epstein.

Trcka, Stevens, and Cheriton disclosed scanning packets for viruses (See Trcka Col. 11 Lines 1-4), but failed to disclose sub-modules which each scan one of HTTP, FTP, SMTP, and NNTP packets.

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Epstein teaches that in a firewall which scans for viruses, proxy sub-modules should be provided in the firewall for each of HTTP, FTP, SMTP, and NNTP protocol packets (See Epstein Col. 1 Lines 27-53 and Col. 3 Lines 8-21).

It would have been obvious to the ordinary person skilled in the art at the time of invention to employ the teachings of Epstein in the virus scanning of Trcka, Stevens, and Cheriton by providing protocol specific proxy servers in the surveillance module to scan each of HTTP, SMTP, FTP, and NNTP packets. This would have been obvious because the ordinary person skilled in the art would have been motivated to provide the network administrator with greater control over the traffic which traversed the network.

Regarding claim 57, although Trcka, Stevens, and Cheriton did not specifically teach that each of the protocol specific scanning sub-modules is used for retrieving a re-assembled packet from an associated protocol-specific queue, this is obvious in view of the fact that in TCP/IP, as evidenced by Stevens on pages 10-11, between the transport layer and the application layer, the application data from each datagram must be stored in order for it to be processed by the appropriate application, to get the user data which is to be scanned. As such, it would have been obvious to the ordinary person skilled in the art to have stored the application data generated through the demultiplexing at the transport layer. This would have been obvious because the ordinary person skilled in the art would have been motivated to not "lose" the data between the transport layer and the application layer. Furthermore, Stevens shows on Page 11 that each application receives its associated packets, thereby meeting the claim limitation.

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1	Conclusion
2	Claims 1-10, 13-25, 28-38, 40-47, and 49-57 have been rejected.
3	THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time
4	policy as set forth in 37 CFR 1.136(a).
5	A shortened statutory period for reply to this final action is set to expire THREE
6	MONTHS from the mailing date of this action. In the event a first reply is filed within TWO
7	MONTHS of the mailing date of this final action and the advisory action is not mailed until after
8	the end of the THREE-MONTH shortened statutory period, then the shortened statutory period
9	will expire on the date the advisory action is mailed, and any extension fee pursuant to 37
10	CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,
11	however, will the statutory period for reply expire later than SIX MONTHS from the mailing
12	date of this final action.
13	Any inquiry concerning this communication or earlier communications from the
14	examiner should be directed to MATTHEW T. HENNING whose telephone number is
15	(571)272-3790. The examiner can normally be reached on M-F 8-4.
16	If attempts to reach the examiner by telephone are unsuccessful, the examiner's
17	supervisor, Ayaz Sheikh can be reached on (571) 272-3795. The fax phone number for the
18	organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2131

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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- 8 /Matthew T Henning/
- 9 Examiner, Art Unit 2131

10 2/8/2008

SUPERVISORY PATENT EXAMINER
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